



Order Filed on November 8, 2018  
by Clerk U.S. Bankruptcy Court  
District of New Jersey

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEW JERSEY**

Caption in Compliance with D.N.J. LRB 9004-1(b)

**Ralph A. Ferro, Jr., Esq. (RF-2229)**

Law Offices

66 East Main Street, 3<sup>rd</sup> Floor

Little Falls, NJ 07424

(973) 200-0988

Attorney for Debtors

IN RE:

**CHRISTOPHER SOLONINKIN  
KRISTINE ANNE SOLONINKIN**

Debtors

:  
:  
:  
:  
:  
:  
:  
:  
:

Case No. 18-23569-JKS

Hearing Date: 10-30-18 at 10:00 am

Judge **John K. Sherwood**

Chapter: 7

Recommended Local Form: Followed ☒ Modified

**ORDER TO VOID JUDGMENT LIENS AND TO VOID LEVY ON BANK ACCOUNT  
IN A CHAPTER 7 CASE  
PURSUANT TO 11 U.S.C. 522(f)**

The relief set for the on the f

**DATED: November 8, 2018**

  
Honorable John K. Sherwood  
United States Bankruptcy Court

This matter was presented to the Court by the debtors on a Motion to Avoid Judicial liens on the property described as 104 Pier Lane, Fairfield, New Jersey 07004, and it is hereby:

**ORDERED** that the following judicial liens are voided:

- Aaron & Company (Debtors Christopher and Kristine Anne Soloninkin)  
Middlesex      Docket # L 000785 17  
Judgment #    J 068115 17  
Amount:        \$96,383.25
- All Jacked Up Limited Company (Debtors Christopher and Kristine Anne Soloninkin)  
Hudson         Docket # L 004031 16  
Judgment #    J103298 18  
Amount:        \$309,800.49
- Discover Bank (Debtor Kristine A. Soloninkin)  
Essex           Docket # DC 024469 17  
Judgment #    DJ 088588 18  
Amount:        \$14,769.16
- Lennox Industries (Debtor Christopher Soloninkin)  
Essex           Docket # DC 016114 14  
Judgment #    VJ 015826-14  
Amount:        \$13,789.60

**IT IS FURTHER ORDERED** that the levy placed on Kristine Anne Soloninkin's bank account (XXXXXXXX3184) at Columbia Savings Bank, Fairfield, New Jersey, on or about August 22, 2018, is hereby voided; and

**IT IS FURTHER ORDERED** the debtors may avoid above referenced lien(s) and have same cancelled of records as to the property, provided the debtors are granted a discharge in this Chapter 7 case.